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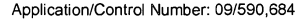
UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/590,684	06/09/2000	Joseph M. Cannon	CANNON 103-92-50	2761
7590 03/01/2004			EXAMINER	
Farkas & Manelli PLLC			BRINEY III, WALTER F	
7th Floor 2000 M Street	NW		ART UNIT	PAPER NUMBER
Washington, DC 20036-3307			2644	7
			DATE MAILED: 03/01/2004	, /

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	09/590,684	CANNON ET AL.		
Advisory Action	Examiner	Art Unit		
	Walter F Briney III	2644		
The MAILING DATE of this communication				
THE REPLY FILED 02 February 2004 FAILS TO Therefore, further action by the applicant is required in a rejection under 37 CFR 1.113 may only be expendition for allowance; (2) a timely filed Notice of Examination (RCE) in compliance with 37 CFR 1.	PLACE THIS APPLICATION IN red to avoid abandonment of thi ither: (1) a timely filed amendment of Appeal (with appeal fee); or (3	N CONDITION FOR ALLOWANCE. s application. A proper reply to a ent which places the application in		
PERIOD F	OR REPLY [check either a) or t	o)]		
a) The period for reply expiresmonths from the				
b) The period for reply expires on: (1) the mailing date of event, however, will the statutory period for reply expir ONLY CHECK THIS BOX WHEN THE FIRST REPLY 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a) have been filed is the date for purposes of determining the period 37 CFR 1.17(a) is calculated from: (1) the expiration date of the state of	re later than SIX MONTHS from the mailing LY WAS FILED WITHIN TWO MONTHS . The date on which the petition under 37 I of extension and the corresponding amo shortened statutory period for reply original	ng date of the final rejection. SOF THE FINAL REJECTION. See MPEP CFR 1.136(a) and the appropriate extension fee under the fee. The appropriate extension fee under ally set in the final Office action; or (2) as set forth in		
1. A Notice of Appeal was filed on App 37 CFR 1.192(a), or any extension thereof				
2.⊠ The proposed amendment(s) will not be en	,			
(a) ⊠ they raise new issues that would require		earch (see NOTE below):		
(b) they raise the issue of new matter (see				
(c) they are not deemed to place the appli issues for appeal; and/or	•	by materially reducing or simplifying th		
(d) they present additional claims without	canceling a corresponding num	ber of finally rejected claims.		
NOTE: See continuation sheet.				
 Applicant's reply has overcome the following 	ng rejection(s):			
 Newly proposed or amended claim(s) canceling the non-allowable claim(s). 	would be allowable if submitte	d in a separate, timely filed amendment		
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ req application in condition for allowance beca		en considered but does NOT place the		
6. The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.				
7. For purposes of Appeal, the proposed ame explanation of how the new or amended cl.				
The status of the claim(s) is (or will be) as f	follows:			
Claim(s) allowed:				
Claim(s) objected to:				
Claim(s) rejected:				
Claim(s) withdrawn from consideration:				
B. The drawing correction filed on is a)		ved by the Examiner.		
9. Note the attached Information Disclosure S				
0. Other:	acomonique i O-1770) i apoi	<u> </u>		
O.L. Oulei		MINSUN OH HARVEY PRIMARY EXAMINER		





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A)

The amendments are not entered because they constitute further search and consideration.

In regards to claims 1, 15, and 22, the applicant amended the claims to include the limitation wherein a proximity determinator repeatedly determines a distance, which requires further search and consideration. Repeatedly determining a distance narrows the claims such that distance measurement must be a repeating process. In all previous actions, the proximity determinator had no limitation in regards to temporal activity, but is now limited to a pattern of repeated distance determination.

Response to Arguments

Applicant's arguments to all claim rejections filed 2nd February 2004 have been fully considered but they are not persuasive.

In regard to claims 1-6, 10-19, and 22-25 the Applicants allege that the theoretical combination of Kato and Yamamoto would at best suggest changing an acoustic coupling between a loudspeaker and a microphone only in a base unit of a cordless telephone containing a loudspeaker telephone; the Examiner respectfully disagrees. Yamamoto disclose a cordless telephone that is capable of having the microphone and speaker active in both the handset and the base unit simultaneously (column 8, line 36-column 9, line 15 and figures 2, 5, and 8). Kato teaches that an acoustic coupling between a microphone and a speaker occurs in loud speaking telephones (column 1, lines 12-49). Therefore, in the loud speaking system of Yamamoto acoustic coupling occurs between the speaker of the base unit and the



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microphone of the handset since they operate simultaneously. Kato teaches removing the effects of the acoustic coupling by inserting control variable loss circuits that are controlled based on the distance between a microphone and speaker (column 2, line 43-column 3, line 13).

In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

In regard to claims 7, 20, and 26 the Applicants allege that the combination of Yamamoto in view of Kato in further view of Ravi fails to find a distance between a handset and a base unit of a cordless telephone, much less basing attenuation on such a wireless distance; the Examiner respectfully disagrees. Starting with the combination of Yamamoto in view of Kato there is a cordless phone with a handset and base unit whose acoustic coupling is controlled by controlling variable attenuators based on the distance between the handset and base unit. In general Ravi teaches to measure distance between a wireless telephone and a remote station using round trip timing (column 2, lines 21-50 and column 6, lines 57-65). Yamamoto in view of Kato





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and in further view of Ravi makes obvious using the round trip delay as taught by Ravi as a measurement of distance between a cordless telephone and a remote base unit.

In regard to claims 8, 9, 21, and 27 the Applicants allege that the combination of Yamamoto in view of Kato and in further view of Ayoub fails to use GPS to determine distance between the telephone and any other object; the Examiner respectfully disagrees. Ayoub teaches a cell phone that learns its location through a GPS tracking system and then sends its position to a remote base station over a communication channel (column 3, line 66-column 4, line 47) and (column 6, lines 57-65), and the position received at the station can be applied to the teaching of Yamamoto in view of Kato so that the location is used to determine the distance between a speaker on a base unit and a microphone on a handset as taught by Kato. The Applicants further allege that the combination of Yamamoto in view of Kato and in further view of Ayoub fails to disclose or suggest finding a distance between a handset and a base unit of a cordless telephone, much less basing attenuation on such a wireless distance; the Examiner respectfully disagrees. Yamamoto in view of Kato and in further view of Ayoub makes obvious using the GPS location of a wireless phone (i.e. cordless phone) in a distance calculation between a speaker of a base unit and a microphone of a handset. Once the distance is determined by GPS the attenuation device controls the attenuation between all present microphones and speakers so acoustic coupling is reduced as taught by Kato.



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Applicant's arguments with respect to the new amendments (i.e. a proximity determinator repeatedly determines a distance) are not considered because the amendment's have not been entered.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Walter F Briney III whose telephone number is 703-305-0347. The examiner can normally be reached on M-F 8am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Forester W Isen can be reached on 703-305-4386. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

WFB 2/26/04